REMARKS.

Claims 1-15 remain present in this application.

The specification has been amended. Reconsideration of the application, as amended, is respectfully requested.

The disclosure stands objected to for an informality. In view of the foregoing amendments, it is respectfully submitted that this informality has been addressed. Reconsideration and withdrawal of any objection to the specification are respectfully requested.

Claims 1-15 stand rejected under 35 USC 102(b) as being anticipated by KRAFT et al., U.S. Patent 6,084,585. This rejection is respectfully traversed.

KRAFT et al. teaches a computer system providing a graphical user interface (GUI) to assist a user in completing electronic forms. Specifically, it relates to a system providing a user direct access to fields on electronic forms. As disclosed in column 5, lines 17-24 of KRAFT et al., for example, the user accesses the menu field and selects one or more of the menu entries corresponding to the information the user wishes to enter. Access to the menu field is accomplished by the user activating the keyboard or mouse to select one menu entry from the menu field for entry into the row entry template.

However, the present application discloses an intuitive computer data management system automatically providing appropriate prompts to the user. Therefore, the user only needs to follow the

prompts to use the computer without memorizing any operational procedure or hot key combination. Accordingly, the function disclosed in the present application and the method of achieving the same are different from those of KRAFT et al. Although the computer system disclosed in KRAFT et al. may comprise similar elements, such as a graphical user interface, a categorizing module, and an accessing module, to the present invention, the intuitive computer data management system of this invention has different function and method from those of KRAFT et al.

In view of the foregoing amendments and remarks, it is respectfully submitted that the claims of the present application are neither taught not suggested by the prior art utilized by the Examiner. Accordingly, reconsideration and withdrawal of the 35 USC 102(b) rejection are respectfully requested.

Favorable reconsideration and an early Notice of Allowance are earnestly solicited.

Because the additional prior art cited by the Examiner has been included merely to show the state of the prior art and has not been utilized to reject the claims, no further comments concerning these documents are considered necessary at this time.

In the event that any outstanding matters remain in this application, the Examiner is invited to contact the undersigned at (703) 205-8000 in the Washington, D.C. area.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

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